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35690 7590 12/12/2007 MEYERTONS, HOOD, KIVLIN, KOWERT & GOETZEL, P.C. P.O. BOX 398			EXAMINER	
			SHERKAT, AREZOO	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)
	10/647,644	OBRECHT ET AL.
Office Action Summary	Examiner	Art Unit
	Arezoo Sherkat	2131
The MAILING DATE of this communication Period for Reply	n appears on the cover sheet	with the correspondence address
A SHORTENED STATUTORY PERIOD FOR R WHICHEVER IS LONGER, FROM THE MAILIN - Extensions of time may be available under the provisions of 37 C after SIX (6) MONTHS from the mailing date of this communication - If NO period for reply is specified above, the maximum statutory is - Failure to reply within the set or extended period for reply will, by Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	IG DATE OF THIS COMMUNIFR 1.136(a). In no event, however, may on. period will apply and will expire SIX (6) Mostatute, cause the application to become	NICATION. a reply be timely filed ONTHS from the mailing date of this communication. ABANDONED (35 U.S.C. § 133).
Status		
 1) Responsive to communication(s) filed on 2a) This action is FINAL. 2b) 3) Since this application is in condition for all 	This action is non-final.	atters, prosecution as to the merits is
closed in accordance with the practice un	ider <i>Ex parte Quayle</i> , 1935 C	.D. 11, 453 O.G. 213.
Disposition of Claims		
 4) Claim(s) 105-107,109-118 and 127-167 is 4a) Of the above claim(s) is/are with 5) Claim(s) is/are allowed. 6) Claim(s) 105-107, 109-118, and 127-167 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and claim(s)	thdrawn from consideration is/are rejected.	n.
Application Papers		
9) The specification is objected to by the Exact 10) The drawing(s) filed on is/are: a) Applicant may not request that any objection Replacement drawing sheet(s) including the county of the oath or declaration is objected to by the second se	accepted or b) objected to the drawing(s) be held in abey correction is required if the drawing	vance. See 37 CFR 1.85(a). ng(s) is objected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for for a) All b) Some * c) None of: 1. Certified copies of the priority docu 2. Certified copies of the priority docu 3. Copies of the certified copies of the application from the International E * See the attached detailed Office action for	iments have been received. Iments have been received in priority documents have be Bureau (PCT Rule 17.2(a)).	Application No en received in this National Stage
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-9 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 9/2.1/07	48) Paper N	w Summary (PTO-413) lo(s)/Mail Date of Informal Patent Application

Response to Amendment

This office action is responsive to Applicant's amendment received on 9/21/2007. Claims 105-115, 127-128, 131-133, 140, and 146 are amended. Claims 150-167 are added. Claims 105-107, 109-118, and 127-167 are pending.

Response to Arguments

Applicant's arguments with respect to claims 105-107, 109-118, and 127-167 have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 105-107, 109-118, and 127-167 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kouznetsov, (U.S. Patent No. 6,973,577), in view of Chess et al., (U.S. Patent No. 6,772,346 and Chess hereinafter), in further view of Hill et al., (U.S. Patent No. 6,088,804 and Hill hereinafter).

Regarding claims 105, 115, 117, 127-128, 151-152, and 159-167, Kouznetsov discloses a computer-implemented method comprising:

selecting an active program on a computer system as code under investigation (i.e., wherein code under investigation is each of the incoming system calls 91,92, and 93 generated by the applications 33, 34, and 35 (shown in figure 2))), and executing malicious code detection code (MCDC) on the computer system (i.e., monitor/analyzer 19), wherein the MCDC includes a detection routine (i.e., static analyzer 52 and dynamic analyzer 53)(col. 4, lines 47-58), wherein said executing includes:

applying the detection routine to the code under investigation to obtain a result, weighting such result to obtain a score indicative of whether the code under investigation has characteristics and/or behaviors typically associated with malicious code (i.e., static analyzer 52 performs behavior checking and generates alerts and histograms only if patterns of suspicious events are observed. Dynamic analyzer 53 analyzes histograms and identifies behavioral repetitions within the histograms which indicate behavior characteristic of a computer virus/compromise)(col. 4, lines 38-67 and col. 5, lines 1-7);

using the score (i.e., the results indicated by static analyzer 52 and dynamic analyzer 53) to categorize the code under investigation with respect to the likelihood of the code under investigation compromising the security of the computer system (i.e., computer viruses are self-replicating program code which often carry malicious and sometimes destructive payloads and "malware" can include Trojan horses, hoaxes, and spam mail - col. 1, lines 45-48)(col. 5, lines 18-67 and col. 6, lines 1-30);

using the score to categorize the code under investigation with respect to the likelihood of the code under investigation compromising the security of the computer system (i.e., computer viruses are self-replicating program code which often carry malicious and sometimes destructive payloads and "malware" can be categorized in the following: Trojan horses, hoaxes, and spam mail - col. 1, lines 45-48)(col. 5, lines 18-67 and col. 6, lines 1-30).

Kouznetsov does not explicitly disclose a weighing functionality that scores/determines the monitored events/code under investigation as valid/non-malicious code.

However, Chess discloses applying a detection routine to the code under investigation to obtain a result, weighting such result to obtain a first score indicative of whether the code under investigation has characteristics and/or behaviors typically associated with malicious code with valid code (i.e., files determined to be non-malicious)(col. 5, lines 55-67 and col. 6, lines 1-21), and applying a second detection routine to the code under investigation to obtain a second result, weighting such second result to obtain a second score indicative of whether the code under investigation has characteristics and/or behaviors typically associated with malicious code (col. 6, lines 19-29);

Moreover, Hill discloses using the scores (i.e., percentage of the security events per event type) to categorize the code under investigation (i.e., simulated attacks — wherein a simulated attack includes at least one of security event types) with respect to the likelihood of the code under investigation compromising the security of the computer

system (i.e., attack severity based on negative impact or security breach to the computer network)(col. 5, lines 45-67 and col. 6, lines 1-22).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time of applicant's invention to modify teachings of Kouznetsov with teachings of Chess because it would allow to score/determine the monitored events/code under investigation as valid/non-malicious and invalid/malicious code as disclosed by Chess. One of ordinary skill in the art would have been motivated by the suggestion of Chess to filter out undesirable mails (i.e., files) from client inboxes (Chess, col. 9, lines 23-30). It would have also been obvious to a person of ordinary skill in the art at the time of applicant's invention to modify the combined teachings of Kouznetsov and Chess with teachings of Hill because it would allow to categorize the code under investigation (i.e., simulated attacks – wherein a simulated attack includes at least one of security event types) with respect to the likelihood of the code under investigation compromising the security of the computer system as disclosed by Hill. One of ordinary skill in the art would have been motivated by the suggestion of Hill to provide knowledge of severity and overall nature of attack (Hill, col. 2, lines 45-60).

Regarding claims 106 and 116, Kouznetsov discloses the method of claim 105, wherein the code under investigation has access to other active programs/code executing on the computer system (i.e., events such as program executions, sending of electronic mail, changing to security settings, impersonations, and etc. are monitored)(col. 5, lines 18-67 and col. 6, lines 1-30).

Regarding claims 107 and 118, Kouznetsov discloses the method of claim 105, further comprising:

selecting, in turn, each additional active program on the computer system as code under investigation, and executing said MCDC with respect to said selected code under investigation (i.e., configured to monitor/analyze incoming system calls generated by the applications)(col. 5, lines 18-42).

Regarding claims 109-114, Kouznetsov discloses the method of claim 105, wherein the malicious code includes monitoring software (i.e., events such as system calls having the ability to monitor system input/output activities are monitored)(col. 5, lines 18-67 and col. 6, lines 1-30).

Chess discloses wherein the malicious code can include computer viruses, worms, or Trojan Horses (col. 3, lines 51-53).

Hill further discloses that security event types may include destructive virus, snooping virus, worm, Trojan Horse, FTP requests, and network overload (col. 5, lines 59-61).

Regarding claim 129, Kouzentsov discloses the method of claim 105, further comprising:

determining from the score (i.e., repetitions of suspicious behavioral patterns) that the code under investigation is malicious code (col. 5, lines 43-58 and col. 6, lines 63-67 and col. 7, lines 1-10).

Chess discloses determining from the scores (i.e., matches between code under investigation and the records of database 210 of known non-malicious files or the records of database 220 of known malicious code descriptions) that the code under investigation is malicious code (col. 6, lines 5-35).

Regarding claim 130, Kouzentsov discloses the method of claim 129, wherein the malicious code does not have a known signature (i.e., a knowledge of specific, pre-identified computer viruses would not be necessary because behavioral patterns typical of computer viruses are observed. An example of malicious code with unknown signature is polymorphic viruses)(col. 2, lines 1-2 and lines 21-29).

Regarding claim 131, Kouzentsov discloses the method of claim 105, wherein the detection routine examines the behavior of the suspicious code under investigation (i.e., static analyzer 52 performs behavior checking and generates alerts and histograms, wherein "behavior checking" is monitoring the occurrence of an event from the events list and dynamic analyzer 53 analyzes histograms and identifies behavioral repetitions within the histograms which indicate behavior characteristic of a computer virus, wherein such histograms are not know virus signatures associated with any virus)(col. 4, lines 47-67 and col. 5, lines 1-6).

Regarding claim 132, Chess discloses the method of claim 131, wherein the detection routine examines the behavior of the valid and suspicious code under investigation (col. 5, lines 55-67 and col. 6, lines 1-29).

Regarding claim 133, Kouzentsov discloses the method of claim 105, wherein the detection routine is not specific to the code under investigation (col. 4, lines 15-37).

Regarding claims 135, 142 and 147, Chess discloses the method of claim 105, further comprising:

determining from the first and second scores that the code under investigation is valid code (i.e., files determined to be non-malicious)(col. 5, lines 55-67 and col. 6, lines 1-21).

Regarding claim 137, Kouzentsov discloses the method of claim 105, further comprising:

determining from the score that the code under investigation is suspicious code, wherein suspicious code has not been determined to be either valid or malicious code (i.e., the categories of the events that are monitored, e.g., events 1-9, col. 5, lines 25-40 may or may not be malicious depending on the repetitions of suspicious behavioral patterns ... the observed group of suspicious events could "potentially" be malicious)(col. 4, lines 38-67 and col. 5, lines 1-67 and col. 6, lines 1-30).

Regarding claim 139, Kouzentsov discloses the system of claim 127, further comprising program instructions executable by the processor to:

determining from the score (i.e., repetitions of suspicious behavioral patterns) that the code under investigation is malicious code (col. 5, lines 43-58 and col. 6, lines 63-67 and col. 7, lines 1-10).

Regarding claims 140, 160, and 161, Kouznetsov discloses the system of claim 139, wherein the malicious code is a previously unknown malicious code (i.e., a knowledge of specific, pre-identified computer viruses would not be necessary because behavioral patterns typical of computer viruses are observed. An example of malicious code with unknown signature is polymorphic viruses)(col. 2, lines 1-2 and lines 21-29).

Regarding claim 142, Chess discloses the system of claim 127, further comprising program instructions executable by the processor to:

determine from the first and second scores that the code under investigation is valid code (i.e., files determined to be non-malicious)(col. 5, lines 55-67 and col. 6, lines 1-21).

Regarding claims 144 and 149, Kouzentsov discloses the system of claim 127, further comprising program instructions executable by the processor to:

determining from the score that the code under investigation is suspicious code (i.e., the categories of the events that are monitored, e.g., events 1-9, col. 5, lines 25-40 may or may not be malicious depending on the repetitions of suspicious behavioral patterns ... the observed group of suspicious events could "potentially" be malicious)(col. 4, lines 38-67 and col. 5, lines 1-67 and col. 6, lines 1-30).

Regarding claim 145, Kouzentsov discloses the memory medium of claim 128, further comprising program instructions executable to:

determining from the score (i.e., repetitions of suspicious behavioral patterns) that the code under investigation is malicious code (col. 5, lines 43-58 and col. 6, lines 63-67 and col. 7, lines 1-10).

Chess discloses determining from the scores (i.e., matches between code under investigation and the records of database 210 of known non-malicious files or the records of database 220 of known malicious code descriptions) that the code under investigation is malicious code (col. 6, lines 5-35).

Regarding claim 146, Kouzentsov discloses the memory medium of claim 145, wherein the malicious code is a previously unknown type of malicious code (i.e., a knowledge of specific, pre-identified computer viruses would not be necessary because behavioral patterns typical of computer viruses are observed. An example of malicious code with unknown signature is polymorphic viruses)(col. 2, lines 1-2 and lines 21-29).

Regarding claim 147, Kouzentsov discloses the memory medium of claim 128, further comprising program instructions executable to:

determine from the first and second scores that the code under investigation is valid code (i.e., static analyzer 52 performs behavior checking and generates alerts and histograms only if patterns of suspicious events are observed)(col. 4, lines 38-67 and col. 5, lines 1-40).

Regarding claims 134, 136, 138, 141, 143, 148, 150, 153-158, and 162-166, Kouzentsov discloses determining from the score (i.e., repetitions of suspicious behavioral patterns) that the code under investigation is malicious code (col. 5, lines 43-58 and col. 6, lines 63-67 and col. 7, lines 1-10).

Chess further discloses wherein the determination that the code under investigation is malicious code is based on the first score not exceeding a valid code threshold value (i.e., matches between code under investigation and the records of database 210 of known non-malicious files) and the second score exceeding a malicious code threshold value (i.e., matches between code under investigation and the records of database 220 of known malicious code descriptions)(col. 6, lines 5-35). Chess further discloses clustering files within each classification by using a codesimilarity metric to determine the similarity of the possibly-malicious code in each file to the corresponding code in the other files and grouping together those files which are closest according to the metric (col. 7, lines 33-46).

Regarding claim 149, Kouzentsov discloses the memory medium of claim 128, further comprising program instructions executable to:

determine from the first and second scores that the code under investigation is suspicious code (col. 4, lines 38-67 and col. 5, lines 1-40).

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Arezoo Sherkat whose telephone number is (571) 272-3796. The examiner can normally be reached on 8:00-4:30 Monday-Friday.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ayaz Sheikh can be reached on (571) 272-3795. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

A.S. Patent Examiner Group 2131

Dec. 10, 2007

VAYAZ SHEIKH
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2100